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A communication from the House of Delegates announced the passage of the bill to incorporate the town of Amherst.

The Senate bill to authorize the Board of Supervisors of the several counties to issue bonds for the improvement of public roads was ordered to engrossment.

These bills on the calendar were taken up and passed:

To repeal sections 1440 and 1480 of the Code in relation to the State Board of Education.

To repeal sections 1532, 1533, 1534, 1537, 1539 and 1540 of the Code in relation to public schools in cities and towns constituting separate school districts.

To amend sections 1691 and 1693 of the Code in relation to Boards of Supervisors of colleges.

To amend section 1695 of the Code in relation to the State Normal School.

To amend the Code in relation to the management of the Virginia School for the Deaf and Blind.

To amend the Code in relation to the appointment of a Board of Health and defining their duties, powers, and compensation.

To amend the Code in relation to the establishment of temporary hospitals.

To amend the Code in relation to the practice of medicine and surgery.

To amend the Code in relation to qualifications of members of the State Board of Veterinary Examiners.

To amend the Code in relation to requiring dentists to register.

To amend the Code in relation to the traffic in dead bodies.

To amend the Code in relation to examination and license of pilots.

To amend the Code in relation to appointment of ballast masters.

To amend the Code in relation to harbor commissioners for Norfolk and Portsmouth; how appointed, their terms and jurisdiction, etc.

To amend the Code in relation to trial of distress; declaring streams a lawful fence; its value determined, etc.

To amend the Code in relation to valuation, etc., to be recorded and posted.

BILLS OFFERED.

These bills were introduced and referred:

By Mr. Byrns: A bill to provide for the inspection of illuminating oils, fluids, etc.

By Mr. Sears: To amend the second article of section 183 of the Code in relation to salaries, mileage and other allowances.

By Mr. Sale: To prescribe the manner in which a duly qualified voter who has not been assessed with State capitation taxes may pay the same, and to prescribe penalties for failure on the part of clerks and treasurers to observe the provisions of this act.

By Mr. Watkins: To amend the act to establish a dispensary in Farmville, material district, and to repeal all laws in conflict with this act, so far as they apply to said magistrate.

By Mr. Gunter: To authorize the Auditor of Public Accounts to refund money in certain cases.

By Mr. Chapman: To authorize the School Board of the City of Charlottesville to receive money and to execute its bonds for said loan.

The House.

The House was called to order at 11 o'clock by Speaker Ryan, and prayer was offered by P. B. Price, of the Clerical Church.

Mr. Green moved to discharge the Committee on General Laws from the further consideration of his bill to allow local pension boards, at their discretion, to pension pensioners now on the total disability list upon satisfactory evidence that they should be so transferred, and the motion was sustained—yeas, 31; nays, 22; the motion requiring sixty-seven affirmative votes.

The following bills were offered and referred:

By Mr. Lowry: To amend section 2058 of the Code in relation to the protection of fish in the waters of the Commonwealth.

By Mr. West: To provide for the renewal of first grade certificates for public school teachers.

By Mr. Kelley: To provide for the payment of poll taxes where duly registered voters have not been so registered.

Measure offered by Mr. Kelley is designed to meet the objections set out in the Governor's veto of House bill No. 273, which His Excellency returned without his approval on Tuesday.

The Speaker announced the appointment of John Smith, of Culpeper, and Catesby Jones, Jr., of Richmond, pages of the House, vice Ashby Johnson, of Culpeper, and Roy Harton, of Richmond, resigned.

Jordan, of Frederick, offered a resolution, which was referred, amending the rules in relation to the appointment of the standing committees of the House so as to provide that at least one member of the Committee on the Chesapeake and Potomac Rivers shall come from each congressional district. And so the Valley member was again seeking to broaden his fight on the oyster question.

The following House bills, relating to the organization and management of counties, reported from the Revision Committee, were passed:

To amend and re-enact sections 612, 613, 614, 615, 617, 618, 619, 620, 621, 622 and 624 of the Code of Virginia.

To amend and re-enact sections 633, 634, 635, 636, 637, 638, 639, 640, 641, 642, 643 and 644 of the Code of Virginia.

To amend and re-enact chapter 74, acts of Assembly, session 1887-8, entitled "An act limiting the time in which various boards and county boards shall be held," approved January 20th, 1898.

To amend and re-enact sections 675, 676, 677, 678, 679, 680, 681, 682, 683 and 684 of the Code of Virginia, as heretofore amended.

To amend and re-enact sections 693, 694 and 695 of the Code of Virginia.

To amend and re-enact sections 697, 698, 699 and 700 of the Code of Virginia.

To amend and re-enact chapter 65, acts of Assembly, session 1887-8, entitled "An act to require sheriffs and coroners of the counties and cities of this State to report to courts of their respective counties and cities the number of persons confined in their respective jails," approved January 20th, 1898.

The House, proceeding with the consideration of the calendar, passed a large number of bills reported from the Revision Committee to their respective committees, how having been on the calendar in their second reading.

THREE MEN KILLED BY DYNAMITE EXPLOSION

(By Associated Press.)

KALKASKA, MICH., Nov. 19.—By an explosion of dynamite in a burning store, Sharon, near here, three men were killed and a fourth so severely injured that he may die. The fire originated in a general store. It is supposed from a verberated stove. The blaze spread quickly, and in the excitement of the moment every one forgot the quantity of dynamite stored in the building.

ANK CLOSED AS RESULT OF RUN

(By Associated Press.)

ELKHART, IND., Nov. 19.—The Indiana National Bank, of this city, has been closed by the controller of the currency. A bank examiner has been placed there. The Indiana National Bank is a more business than any other bank in the city. Its closing was the result of a steady run of several weeks.

Always Remember the Full Name

Laxative Bromo Quinine

Cures a Cold in One Day, Grip in 3 Days

E. W. Johnson on every bottle 25c

BARTON HEIGHTS ASKS LEGISLATION

Barton Heights wishes to be authorized by the Legislature to control the street railway service within its limits, as to speed, etc. At a largely attended meeting of the Citizens' Association last night a letter from Mayor Starratt to Hon. Thomas W. Gardner was endorsed. The Mayor requests Mr. Gardner to secure, if possible, the enactment of the necessary legislation.

The pamphlets as to the financial condition of the town were distributed among the audience, and they will be discussed at the next meeting, to be held the first Thursday in December.

Electric Construction Company to Erect Great Plant at the Reservoir.

The Committee on Water, which met yesterday afternoon at 5 o'clock, with all members present, accepted the bid of the Electric Construction Company of Virginia, Nos. 8-10-12 South Ninth Street, for the erection at the New Pumping House, a three hundred kilowatt (300 K. W.) alternating current electric light plant and a complete electric pumping plant, to be located at the new pumping house, when completed, will furnish electric power to the pumping station and leave a surplus of power sufficient to do considerable electric lighting.

Two Worthington pumps are specified, with a capacity of pumping 1,000 gallons of water a minute. General Electric Company's generators, motors and transformers are also specified. The contract price is \$25,000.

The successful bidders were the only local contractors bidding, and work is to be commenced at once and completed in six months.

Other bidders were the Westinghouse Electric Manufacturing Company, of Pittsburgh, and the Bullock Electric Manufacturing Company, of Baltimore.

THE RECORDS OF THE TEAMS

Richmond College Boys Weakened by Men Being Injured in the Last Contest.

The foot-ball teams of Richmond College and Randolph-Macon College met to-morrow afternoon at 3:30 o'clock in their annual game on Broad Street Park. This game will be the last played at home by the Richmond College team, and will practically close their season, the other games being on a southern trip. This will be the last game of the season for the Ashland College eleven, also. The team winning the game will be entitled to the collegiate foot-ball championship of Virginia.

Both teams have been carefully trained and coached to a fine point for this struggle, the climax of the season, and for the statement of the coaches both are fit for the battle of the season. In weight and skill the elevens are well matched, so well, indeed, that the element of luck and possibly that of endurance may be the deciding factors in the result.

THE SEASON'S RECORDS.

The records of the teams for the season thus far are as follows: Richmond College, 37; Randolph-Macon, 0; Washington and Lee, 40; Randolph-Macon, 40; William and Mary, 0; Randolph-Macon, 40; Hampden-Sydney, 11; Randolph-Macon, 0; Columbia, 40; Randolph-Macon, 0; Washington and Lee, 10; Richmond College, 23; Hampden-Sydney, 0; Richmond College, 23; Columbia, 40; Richmond College, 23; Danville Military Institute, 6; Richmond College, 21; William and Mary, 0.

These are the principal games played by the two elevens thus far. Both teams defeated the Fredericksburg College, Randolph-Macon winning by a slightly larger score. The Richmond boys have not played the University of Virginia this season.

THE TEAM AWAKENED.

In the last game played by Richmond, that with William and Mary, Spillman half back, suffered an injury which will keep him out of the game to-morrow and the rest of the season, and one of the Richmond players, who has played small for his age and had an innocent looking expression, must have had weight with the jury, and made them unwilling to visit the extreme punishment provided for by the law.

No testimony was taken in the case to-day. Up to the adjournment of court on yesterday only five witnesses for the Commonwealth had been examined, though the case was begun on Tuesday morning, and there were a number of other witnesses to be interrogated before the defense's evidence would have been introduced.

Mr. D. L. Pulliam represented young Brooks, and made a strong fight for him. The case was not opened to-day until nearly 12 o'clock, owing to some delay with the electric car which brought Judge Farrar from Richmond, where he spent last night. Soon after the opening counsel for both sides were excused, and at 1:30 an agreement was reached, and court was called to order. Mr. Pulliam, on behalf of the accused, stated the conclusion that had been arrived at by counsel as a result of the conference, and in a few words pleaded for mercy, saying that he considered confinement in the penitentiary to the limit prescribed by law an adequate punishment in his case.

Judge Gregory, for the Commonwealth, followed him, and in an impressive address to the jury, while not mitigating the crime, stated that he thought the demands of the law for the punishment of society would be met by the verdict asked for. The jury, without moving from its seat, gave a verdict of twenty years in the penitentiary, and when asked each man distinctly declared his assent to the verdict as signed by the foreman, who was Mr. E. A. Pamplin. The verdict seemed to be satisfactory to the audience in the court room also.

Little Katie Heinzelin, who was the victim of the cruel assault, has been attending court each day of the trial with her parents, who are Germans by birth and still can barely speak English intelligibly. Her father, Mr. Joseph Heinzelin, an employe at the Richmond Locomotive Works, and they appear to be nice people, with pleasant manners. The little child is just a few weeks past eleven years of age, and though small, is attractive and intelligent.

Judge Gregory was assisted in the prosecution by Mr. George E. Wise, of Richmond.

The prisoner throughout the trial was remarkably calm, but at the announcement of the verdict, he, with his father and brother, who sat next to him, broke down and wept.

The case against William Jordan (colored) will be tried here on Saturday, which will probably end his term of the County Court.

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Always a rush to tell about the winning side—foot-ball or fashions.

We fight, and we fit, to win on field or grand stand.

Manish clothes for modern boys.

Boys' Suits, \$2.50 to \$9.00.

Boys' Overcoats, \$3.50 to \$10.00.

Boys' Foot-Ball Suits, \$1.50.
Best School Cap ever sold at 50c.
Stockings, 12½¢ to 43c.
Boys' "Dry-Proof" Shoes, \$1.50 to \$2.50.

O. H. BERRY & CO.
MEN & BOYS' OUTFITTERS

TWENTY YEARS FOR ERNEST BROOKS

On Account of His Youth Jury Unwilling to Give Supreme Penalty.

(Special to The Times-Dispatch.)

CHESTERFIELD, VA., Nov. 19.—The trial of Ernest Brooks for criminally assaulting little Katie Heinzelin on the afternoon of October 29th ended to-day with a verdict of twenty years in the State penitentiary. The result was a State penitentiary. The result was a State penitentiary.

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TO FIGHT LIKE TIGERS

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PLAY WITH INDIANS.

A Spicy Game of Ball is Looked for in Norfolk.

Hundreds will go down from this city to Norfolk on the Norfolk and Western to witness the game of foot-ball between the University of Virginia and the Carlele Indian team, the greatest game of the year in the State. The Indians have a top notch team, having played Princeton 10 to 11 game, and Harvard 11 to 12 game, and are expected to be a formidable opponent.

The game will be played at 10 o'clock, and will make a stronger showing than scores would indicate. The men will make a better showing than they did in their rivals at Georgetown against the Indians.

Regardless of the score, however, Virginia people will be glad to witness this famous team of Indians play ball. It was one of this team which worked the trick this, scored on Harvard. He tucked the Carlele team, and ran 100 yards for a touchdown. The red men are full of tricks, and though slightly outweighed by Virginia, and their team play is something beautiful to witness.

It will cost \$1.25 to Norfolk and return, and \$1.00 for the game, and a half dollar extra for a seat in the stand.

BIG CONTRACT FOR A RICHMOND FIRM

Electric Construction Company to Erect Great Plant at the Reservoir.

The Committee on Water, which met yesterday afternoon at 5 o'clock, with all members present, accepted the bid of the Electric Construction Company of Virginia, Nos. 8-10-12 South Ninth Street, for the erection at the New Pumping House, a three hundred kilowatt (300 K. W.) alternating current electric light plant and a complete electric pumping plant, to be located at the new pumping house, when completed, will furnish electric power to the pumping station and leave a surplus of power sufficient to do considerable electric lighting.

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THE RECORDS OF THE TEAMS

WILL VOTE FOR TREATY

Minority Senators Will Not Unite Against New Canal Convention With Panama.

EXTRA SESSION TO ADJOURN

Thought That Cuban Bill Will Pass Senate Speedily and Members Go Home.

Times-Dispatch Bureau, Colorado Bldg., 14th and G Sts., N. W., Washington, D. C., Nov. 19.

There is likelihood of the adjournment of the extra session of Congress next week. Now that the House has disposed of the Cuban reciprocity bill there is little that that body will do. It is said that the opposition of the Democrats in the Senate will not be as lengthy as was thought a week ago, and there are many members who think that the bill will be passed in time for many of the members to go home for Thanksgiving dinner on the 26th. It is understood that several of the Democratic Senators who are opposed to the bill will content themselves with a more statement of their objections and then allow it to be passed.

It is definitely stated on authority that the canal treaty with Panama will not be sent to the Senate until the regular session. The feeling that if they do not so quickly after the establishment of the Panama Republic lends color to the contention of those who hold that this government fomented the revolution in Panama and the secession of the province.

NO UNITED OPPOSITION.

It is not believed that the Democrats will ever unite in opposition to the ratification of the new treaty. Indeed, it is pretty well known now that the Republicans will receive the help of the majority in securing the assent of the Senate to the treaty which Secretary Hay has just negotiated with M. Bunau-Varilla, the minister from Panama. It is known that many of the minority Senators from the Southern States think that this government helped Panama to secede, and for the purpose of securing the canal concession, and that therein it acted with the greatest impropriety. But they think that if they do not ratify the canal through this new treaty they may lose it entirely. Therefore, they are willing to condone the acts of the administration in taking part in a revolution against a power with which we were at peace.

The position is not entirely defensible, but it is one which is held by many Democrats. It is said that the Senators from North Carolina, Georgia, Florida, Louisiana, Arkansas, Mississippi, and Texas will vote for the ratification of the treaty. The position of the South Carolina Senators is not known, and there is some doubt about that of Senator Bailey, of Texas.

It is not believed that those which are chiefly interested in the construction of the canal, and their position thus becomes of special importance.

Senators Dagg and Martin were of the five members of the Senate who voted against the canal treaty. They were with Colombia at the extra session of the Senate last spring. The Spooner act provided that if the President could not secure satisfactory terms with Colombia for the construction of the canal, he was to open negotiations with Nicaragua and Costa Rica looking to the construction of a waterway through those countries. The position is taken by some that the Senate cannot afford to open negotiations with Nicaragua and Costa Rica until the view of Senator Martin.

"The Spooner act will not affect the power of the Senate to ratify or reject a treaty," he said to-day. "The Senate may make a new treaty for a canal across the Isthmus of Panama, and substitute the government of Panama for that of Colombia."

The advocates of a canal across the Isthmus of Panama, rather than the one across the Isthmus of Nicaragua, upon the support of the two Virginia Senators when the treaty comes up in the Senate.

It is stoutly maintained by the advocates of the Panama route that the canal across the Isthmus of Panama, providing for its construction, are at heart opponents of any canal being built. And there really looks like there is much in the contention.

FAVORITES WIN AT BENNING TRACK

(By Associated Press.)

WASHINGTON, D. C., November 19.—The cold spell continued to-day at Benning track, and the racing was not particularly attractive. The favorites won in all the races.

First race—two-year-olds, six furlongs—Lord of the Valley (10 to 1) first, Monster (5 to 1) second, Grizzly (12 to 1) third. Time, 1:16 2-5.

Second race—two-year-olds and upwards, mile and forty yards—River Pirate (6 to 5) first, April Shower (7 to 1) second, Wild Thyme (8 to 5) third. Time, 1:47 4-5.

Third race—two-year-olds, six furlongs—Golden Drop (4 to 5) first, Clair the A-1 (10 to 1) second, Grizzly (12 to 1) third. Time, 1:17 2-5.

Fourth race—two-year-olds and upwards, mile and forty yards—River Pirate (6 to 5) first, April Shower (7 to 1) second, Wild Thyme (8 to 5) third. Time, 1:47 4-5.

Fifth race—three-year-olds and upwards, mile and fifty yards—Trenan (6 to 5) first, The Gunman (15 to 1) second, Arden (10 to 1) third. Time, 1:17 2-5.

Sixth race—four-year-olds and upwards, mile and a furlong—Carbuncle (7 to 5) first, Trilites Hill (4 to 1) second, Masterman (8 to 5) third. Time, 1:59.

Racing at Cincinnati.

(By Associated Press.)

CINCINNATI, Ohio, November 19.—Results at Latonia:

First race—four furlongs—My Queen (2 to 1) first, Olmsted (4 to 1) second, Little Emmy (12 to 1) third. Time, 1:16 3-4.

Second race—six furlongs—Dynamite (3 to 2) first, One more (12 to 1) second, Eva's (10 to 1) third. Time, 1:29 1-2.

Third race—seven furlongs—Proof Reader (3 to 1) first, Jack Batlin (7 to 5) second, Ben Atkins (11 to 1) third. Time, 1:28.

Fourth race—mile and fifty yards—The Gold Finder (7 to 2) first, Jim Hale (3 to 1) second, Archibute (even) third. Time, 1:44 1-4.

Fifth race—mile—Joe Ross (6 to 1) first, Hobson's Choice (3 to 1) second, Sea Graves (5 to 1) third. Time, 1:44.

Sixth race—six furlongs—Ben Mora (3 to 1) first, Altrae C. (4 to 1) second, First Attempt (6 to 1) third. Time, 1:15.

MRS. NATION IS EJECTED

Became Viol